War, at of Remova

FILE COPY

File No: A27 024 434

Date: August 24, 2006

To any officer of the United States Immigration and Customs Enforcement:

any officer of the	•
RICKETTS, Junior (Full name of alien)	
on Unknown (Date of entry)	
who entered the United States at Unknown (Place of entry)	
the United States, based of	
is subject to removal/deportation from the One is subject to removal deportation, or removal proceedings an immigration judge in exclusion, deportation, or removal proceedings	
an immigration judge in exclusion, deportation, or an immigration judge in exclusion deportation, or an immigration judge in exclusion. A district director or a district director's designated official Caut Judge A district director or a district director deportation.	
district diffector of the sale	
- de a Roard Of Hills of the traffe (Out of the	
f the illinity	
and pursuant to the following provisions of the first of Prior Order Section 241(a)(5)-Reinstatement of Prior Order	
SPECION -	sted in th

I, the undersigned officer of the United States, by virtue of the power and authority vested in the Attorney General under the laws of the United States and by his or her direction, command you to take into custody and remove from the United States the above-named alien, pursuant to law, at the expense of: "Salaries and Expenses Immigration and Customs Enforcement 2006," including the expense of an attendant if necessary.

(Signature of ICE official) William M. Cleary, Field Office Director/DRO (Title of ICE official)

August 24, 2006, Buffalo, NY (Date and office location)

UNDER DOCKET CONTROL BUF

Subject Ordered Removed to Jamaica



Junior RICKETTS C/O Buffalo Federal Detention Facility A#27 024 434 4250 Federal Drive Batavia, New York 14020

Decision to Continue Detention Following File Review

This letter is to inform you that your custody status has been reviewed by the Department of Homeland Security (DHS) and that you will not be released from custody at this time.

This decision was based on a review of your file record and consideration of information you submitted to DHS' reviewing officials.

You are not being released because:

The record shows that you are a native and citizen of Jamaica who illegally reentered the United States with a fraudulently obtained US passport on or about February 2003 at New York City. You were issued an order to reinstate your removal order from April 03, 2000 on April 28, 2005. You filed with the 3rd District Court of Appeals and it was dismissed on April 16, 2007.

Due to your convictions for forgery, grand larceny, embezzlement, illicit transportation of minor with intent to engage in sexual act and intercourse without consent you are considered a threat to the community. Due to your uncooperativeness in assisting to obtain a travel document along with the fact that you reentered the US with a fraudulently obtained passport you are considered a major flight risk.

For the above-stated reason, it is therefore the decision of ICE that you should remain in custody at

The DHS will conduct another review of your custody status in accordance with current this time. regulations. It is in your best interest to maintain proper behavior while awaiting this review. If you have any questions please contact: Deportation Officer Hester

Buffalo Federal Detention Facility, 4250 Federal Drive, Batavia, NY 14020

William Cleary, Director DRO Field Office

Personal Service (Officer to complete both (al and illi liciuw <i>u</i>		
Personal Service (United to tom-	a) and (b)		
1 01001111	DEPORTATION	OFFICER,	
(a) I J. HESTER,		Title	
(a) I J. HESTER Name of DHS Officer PROVIDE RICKETTS		with a co	opy or
fy that I served TUNIOR RICKETTS Name of	f detainee	11:30 C	WA INSTITUTIO
- 1 Detention Facility (n 6-7-07, a	t <u>4, 50 7</u>	MAIL
fy that I served <u>Soveral Detention Facility of</u> locument at <u>Buffalo Federal Detention Facility of</u> Institution	Date	1 Ime	
Institution			
the custodian			
(b) I certify that I served the custodian _	Name of Off	icial	on
(b) 1 corally, at, at			
, w	Institution		
Title with a copy of this document	t.		
Date		•	
₹		4)	
Service by certified mail, return receipt.	(Attach copy of recei	pr)	÷
Service by certified many		<u> </u>	, certify
IName of DHS Officer		Title	
Name of DHS Officer	t ittodion		3
4	and the	NIAME OF URL	icial
Name of detainee Name of detainee Name of detainee		on_	·
at I servedName of detainee ith a copy of this document by certified mail at _	Institution		Date
ith a copy of this do	Histitution		

POST ORDER CUSTODY REVIEW WORKSHEET

Detainee Name:	Junior RICKETT	CS .
AKA(s): Paul Milt	ton Miles, Junior Na	thaniel Ricketts and Junior M. Ricketts
Date of Birth:	10/12/1965	A Number: 27 024 434
Place of Birth:	Jamaica	Nationality: Jamaica
Date of Last Arriv	al: February 2003	Place of Arrival: NYC/JFK
Status at Last Ent	ry: False Claim	Last Date into ICE Custody: 09/05/06
Entered ICE Cust	Ins	cal, State, or Federal Institution titution Name/Location: Hudson CF OP/ Institution Numbers: DIN#04R4779 NYSID# 55940224
	☐ Ot	her:
Deportation Case Contact Ph		Review Date: 05/31/07
ICE Location De	tained & DCO: Buff	alo Federal Detention Facility/Buffalo Field Office
	Deportation/Ex	clusion/Removal Proceedings
List all Charges:	Section 2 Section 2 Section 2	12 (a)
Under Final C	order dated: 04/28/200	5 By II I BIA Other: Reinstatement Order
Appeal Waive	ed/Appeal Time Elaps	ed
Habeas filed:	Yes No	
Stay Issued in Ca	se: Yes No	
	Legal R	epresentative / Attorney
G-28 Filed:	Yes No	
Notification of l Name of Repres	Review Made: Nentative / Attorney:	o Yes By: fax
Mailing Addres	ss:	Telephone Number:
Present during	interview: Yes	⊠ No

Immigration History: (Prior ICE arrest[s]/parole/bond/custody information/adjustment/benefits granted (TPS, DED, withholding, etc.))

ICE records indicate that the subject is a native and citizen of Jamaica who claims to have last entered the United States by false claiming to US citizenship on or about February 2003. Subject had been previously deported from the U.S. on April 03, 2000 via flight Air Jamaica #010. He attempted to obtain U.S. citizenship while in Jamaica through the embassy but was denied on 09/25/01. RICKETTS was issued a reinstatement order (I-871) on April 28, 2005 by OI/ALB, which he refused to sign or be fingerprinted. On 09/05/06, he was released into ICE/DRO custody and sent to Buffalo Federal Detention Facility to complete removal to Jamaica. No record Found Criminal History **NCIC Checks:** (State and Federal) Criminal History: (list convictions, sentence, date, court, and include a summary of other NCIC Convicted on 10/01/04 for forgery 2nd sentenced to 3-6 years, grand larceny sentenced to 2-4 vears. Convicted 01/09/95 for embezzlement sentenced to 90 months incarceration/3 years supervision. Convicted 01/09/95 for illicit trans minor w/i engage sexual act sentenced to 90 months, 3 years supervision and \$250 asmt. Convicted on 07/07/87 for dev intrerse w/o consent sentenced to 60 days and 3 years probation.

(DO NOT FORWARD A COPY OF THE NCIC PRINTOUT TO HQCDU)

Travel Document Status/History: List aliens attempts to get travel documents and status (to include any actions alien has taken to prevent removal, and date of service of I-229(a) and Instruction Sheet to Detainee):

Subject has claimed to be a USC to consulate officials, which has prevented DRO from obtaining a valid travel document from the government of Jamaica.

List ICE's attempts to obtain a travel document and status:

Present packet forwarded to Jamaican consulate 09/05/06. Interview by consulate scheduled for 10/13/06 at the facility Interview canceled due to scheduling problems Subject files with 3rd District 10/18/06

On 11/06/06 consulate will not issue until issue with court resolved.

04/17/07 3rd District dismissed advised by AUSA Richards to move subject to Jamaica

DO Castro attempts to obtain travel document on 04/17/07 through Ms. Smart at consulate at first she states she will

04/27/07 Ms. Smart advises will not issue at this time due to subjects claim to US citizenship.

Officer Comments/Analysis & Recommendation

ICE records indicate that the subject is a native and citizen of Jamaica who claims to have last entered the United States by false claiming to US citizenship on or about February 2003. Subject had been previously deported from the U.S. on April 03, 2000 via flight Air Jamaica #010. He attempted to obtain U.S. citizenship while in Jamaica through the embassy but was denied on 09/25/01. RICKETTS was issued a reinstatement order (I-871) on April 28, 2005 by OI/ALB, which he refused to sign or be fingerprinted. On 09/05/06, he was released into ICE/DRO custody and sent to Buffalo Federal Detention Facility to complete removal to Jamaica.

Subject has been non-cooperative in efforts to obtain a travel document for his return to Jamaica. RICKETTS has a criminal history involving forgery ('04), grand larceny ('95), embezzlement ('95) and illicit transportation of a minor with intent to engage in sexual act ('95).

Ricketts is considered a major flight risk due to his history of obstructing in assisting with obtaining a travel document from the Jamaican government and obtaining a US passport by fraud which he used to reenter the country illegally. It is recommended that RICKETTS remain in custody pending his removal to Jamaica.

Reviewing Officer #1

Name/Title: Juanita Hester

Signature:_

Date: 05/31/07

Reviewing Officer #2

Name/Title:

Date:

Signature:

Supervisory Reviewing Officer

Name/Title:

Tim Edgerton, SDDO

Date: 6/

Signatur

DECIDING OFFICIAL'S CUSTODY DETERMINATION

	RELEASE FROM CUSTODY / ORDER OF SUPERVISION
K	CONTINUE IN CUSTODY - RETAIN CUSTODY JURISDICTION
X	CONTINUE IN CUSTODY - REFER TO HQCDU
Com	ments:
FL	ICHT RISK, AGG FELON
ICE	Field Office: Date: 6/6/07
Sign	nature of Field Office Director:
Dec	iding Official Name:

U.S. Department of Homeland Security Immigration and Customs Enforcement

130 Delaware Avenue Buffalo, NY 14202

Mr. Junior RICKETTS C/O Buffalo Federal Detention Facility A#27 024 434 4250 Federal Drive Batavia, NY 14020

Dear Mr. RICKETTS:

On December 21, 2000, regulations were promulgated governing aliens whose removal from the United States is not immediately possible. These regulations are codified in Chapter 8 Code of Federal Regulations, Section 241.4 and supercede the interim procedures that governed these cases prior to that date.

The responsibility for conducting all future reviews in your case will be maintained by the INS Headquarters Post-order Detention Unit (HQPDU). All inquiries regarding your present custodial status should be directed to the local INS office having jurisdiction over your present place of confinement and, in duplicate, to the following address:

Headquarters Post-Order Detention Unit 801 I Street, NW –Suite 800 Washington, D.C. 20536

The HQPDU will, at the earliest convenience, provide you with written notification regarding the specifics of your next review. It is in your best interest to maintain proper behavior while awaiting this action.

William M. Cleary

Sincerely,

Director, Buffalo Field Office

Buffalo, New York

PROOF OF SERVICE

(a) I	J. HESTER	<u>, p</u>	SPORTA	770N	UFFICER	.	
	Name of INS Officer	•	T	itle			
certify that I served _	JUNIOR RICHETTS				with a	copy of	
	Name o	t detainee					
this document at	OFOF Institution	on <u>6</u> -	7-07	, at	4.300	VIA INST	MOTURIT
* •	Institution		Date		Time		MARK
		•					
(b) I certi	fy that I served the custodian _					·,	
		N	ame of Offi	cial			
	, at					, on	
Title		Institution					
	_ with a copy of this documen	ıt.					
Date							
	OR			,			
(A) G		(Attach con	w of room	int)			
(2) Service by c	ertified mail, return receipt.	(Attach cor	y or rece	ipt)	•		
. • • • • • • • • • • • • • • • • • •	•				•	aartifi:	
	N CDYC OCC		Title			, ceruiy	
, T , T , T	Name of INS Officer					•	
that I served	Name of detainee	_and the cus	stodian	Nom	e of Official		
*d							
WINTER O CONVICT TELE	ocument by certified mail at _		itution		on	Date .	
with a copy of this d							

(page 2 of 2)

Warning for Failure to Depart

Name: RICKETTS, Junior		District Office: Buffalo	File # 27 02	± 4 434
Section 243(a) of the Immigration a	nd Nationality Act provide	s, in part, that:		
the final order of re of the final order of (B) willfully fails necessary to the a (C) connives or purpose of preven (D) willfully fails	who or refuses to depart from to emoval under administrative of the court, or refuses to make timely lien's departure, conspires, or takes any of ting or hampering the alied or refuses to present hims ral pursuant to such order to United States Code, or i	he United States withing processes, or if judicing application in good faith the action, designed to have a departure pursuant the self or herself for remover, and the more that the self or herself for more than the self or herself for hersel	a period of 90 al review is ha for travel or o prevent or han o such, or al at the time a	days* from the date of d, then from the date ther documents apper or with the alien or 10 years if the alien
Nothing in this section shall make i exemption from such order of remo	t a violation to take proper	steps for the purpose o	of securing can	cellation of or
Any action the Immigration and Na remove you will NOT relieve you o above.	turalization Service may to f the liability for compliance	ake to obtain a travel do e with the provisions of	cument for you law referred to	ur departure or to in the first paragraph
* Section 241(a)(1)(C) provides f make application in good faith, for a trathe alien's removal subject to an order	avel or other document neces	ory removal period if the a sary for the alien's remov	lien refuses, dur al or departure c	ing the removal period, to r conspires or acts to preve
Date Order Final: April 22, 2005	Ordered Removed under Sec 241	tion:		
		of Service thod used)	4.00	
Served By: (Print Name and Title of Offi Earl G. DeLong Deportation Officer	The second of th	rsonal Service		Date:
Officer's Signature:		Location of Service: BFDF		January 3, 2008
Served On: (Alien's Signature)	Roth			Date: January 3, 2008
	ning administered in (Copy of order attached			ersonal Service (Cont.) Nien (Specify finger used)
Gen	ified Mail Service			tubex
Attach certifi	ed mail receipts her	e.		
Form I-229(a) (Revised 12/04/02)				The state of the s

Name: RICKETTS, Junior A27 024 434

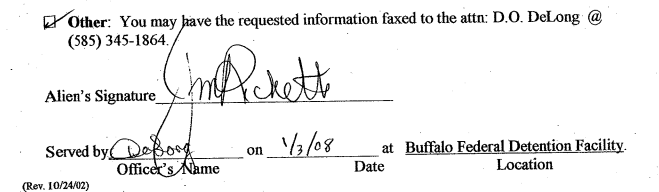


The following is a list of things you are required to complete within 30 days of receiving this form, in order comply with your obligation to assist in obtaining a travel document:

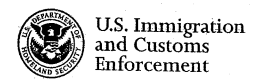
Mandatory requirements will be checked off by the ICE officer depending on the facts of each case. Failure to comply or provide sufficient evidence of your inability to comply, may result in the extension of the removal period and subject you to further detention. In addition, you may be subject to criminal prosecution. If you need assistance in complying with any of the requirements, please contact a Deportation Officer.

9	Submit passports (current and expired) to the ICE. If you have a copy of your passport, you are to submit it.
-	Apply for a travel document/passport from your embassy or consulate, or directly from your government in your native country, or any other embassy or consulate of your native country in another country.
4	Comply with all Instructions from all embassies or consulates requiring completion of documentation for issuance of a travel document.
3	Submit to the ICE birth certificates, national identification cards, and any other document issued by a foreign government indicating your citizenship, nationality, place of birth, and place of residence prior to entering the United States.
3	Provide names and addresses of family and friends residing in the United States and request that they contact your embassy or consulate in the United States, in order to facilitate the issuance of a travel document.
	Provide names and addresses of family and friends residing in your country of citizenship and request family and friends residing abroad contact your government in reference to issuing a travel document.
Ø	You are required to take measures to request reinstatement of your previous nationality, register as required, or take any other action that will ensure the issuance of a travel document and your removal from the United States.
ď	Provide ICE with written copies of requests to embassies or consulates requesting issuance of a travel document.
/	Provide ICE with written copies of responses from embassies or consulates regarding your requests.
ď	Solicit permission from another country, which may be able to accept you, to enter that country to effect your removal from the United States.

Name: RICKETTS, Junior A27 024 434



13



Consulate of Jamaica 767 3rd Avenue. New York, NY 10017

JAN 8 - 2008

Re: Ricketts, Junior Nathaniel

A27 024 434

Dear Sir/Madam:

Enclosed herein is information relating to Junior Nathaniel Ricketts a native and citizen of Jamaica.

For your information, Mr. Ricketts came into ICE custody on September 5, 2006. Mr. Ricketts was previously removed on April 3, 2000 from the United States to Jamaica. Mr. Ricketts then illegally re-enter the United States on an unknown date.

Immigration & Customs Enforcement respectfully requests the issuance of a travel document in order to facilitate Mr. Ricketts's return to Jamaica.

Thank you for your assistance in this matter. Please contact Deportation Officer Scott Schrader at (585) 343-0814, ext. 5107, if you require additional information

Sincerely,

Martin Herron Facility Director

Enclosures:

I-217
Copy of Order
Copy of Notice to Appear
Copy Warrant of Deportation
Copy of Birth Certificate
Copy of Passport
Pictures
Fingerprints

Decision, Order, and Officer's Certification

Having reviewed all available evidence, the administrative file and any statements made and submitted in rebuttal. I have determined that the above-named alien is subject to removal through reinstatement of the prior order, in accordance with section 241(a)(5) of the

Albany, New York

ed deciding INS official)

John C. McQuade

Resident Agent in Charge

CONSULATE-GENERAL OF JAMAICA NEW YORK

767 THIRD AVE. New York, NY 10017



Tel: 212-935-9000 Fax: 212-935-7507

A27 024 434

Web: www.congenjamaica-ny.org

PERSONAL DATA FOR IDENTIFICATION OF DETAINEES

NAME OF APPLICANT	Junior	Nathaniel	Ricketts
	First Name	Middle Name(s)	Last Name
DATE OF BIRTH	10 12 1955	PLACE OF BIF	RTH Kingston
	(MM/DD/YY)		(Parish/Country)
MOTHER'S NAME	Keturah		Campbell
	First Name	Middle Name(s)	Maiden Name
PASSPORT NUMBER	565227 IS	SUED IN	— ON 06 24 1983
		(CITY)	(MM/DD/YY)
NAME OF SCHOOL(S) ATTI	ENDED		
		•	
RETURN ADDRESS	27 Maiden Lane	, Kingston, Jama	ica, West Indies
NAME AND ADDRESS OF T	WO (2) REFERENCES IN	V JAMAICA:	
	(1) Name	•	
	· ·		
	Address		
Stock of the state	Telephone #		
1	i cichitatia #	<u> </u>	
.00	(2) Name		
1 .0	(2) Name		
1 Qu	Address		
		•	
	Telephone #	(
			•

DATE PREPARED 08/25/2006 INFORMATION FOR TRAVEL DOCUMENT OR PASSPORT FILE	
1. NAME 1. NAME 1. NAME	27 024 434
Junior Nathaniel RICKETTS	2. SEX
3. OTHER NAMES USED OR KNOWN BY	MALE
PAUL MILTON MILES, JR. MOHAMMED RICKETTS	4. CITIZENSHIP
5. DATE OF BIRTH 6. PLACE OF BIRTH	JAMAICA
10/12/1955 KINGSTON, JAMAICA	
7. HEIGHT WEIGHT EYES HAIR COMPLEXION MARKS OR SCARS	
5ft Ogin 159 lbs BROWN BLACK DARK SCAR ON BACK	
8. NEAREST LARGE CITY TO PLACE OF BIRTH 9. DISTANCE AND DIRECTION OF PLACE OF BIRTH FROM	
N/A	THIS LARGE CITY
10. IF CITIZENSHIP IS DIFFERENT FROM COUNTRY OF BIRTH, EXPLAIN. IF NATURALIZED IN ANY COUNTRY, SHOW OF NATURALIZATION, CERTIFICATE NUMBER, AND STATE HOW CITIZENSHIP WAS ACQUIRED.	DATE AND PLACE
N/A	
11. NAMES: LOCATIONS AND DATES (YEARS) OF ATTENDANCE 12. NAMES, EXACT LOCATIONS AND DATES (
11. NAMES: LOCATIONS AND DATES (YEARS) OF ATTENDANCE OF FOREIGN SCHOOLS 12. NAMES, EXACT LOCATIONS AND DATES (YEARS) OF FOREIGN CHURCHES, INCLUDE DATE RELIGIOUS CEREMONY WHICH MAY HA	AND NATURE OF ANY
TAIN TAIN THE THE TAIN THE TAI	VE BEEN RECORDED.
	•
13. LAST PERMANENT RESIDENCE IN COUNTRY OF CITIZENSHIP (Show dates of residence)	
27 MAIDEN LANE: KINGSTON JAMAICA WEST INDIRG	
14. ADDRESS IN COUNTRY OF LAST FOREIGN RESIDENCE (Show dates of residence, and Immigration status there)	
1610 ST. JOHN'S PLACE; APARTMENT #4-C; BROOKLYN, NEW YORK 11233	
15. PLACE OF ENTRY INTO UNITED STATES AN UNKNOWN PLACE DATE OF ENTRY INTO	HAUTED CY 4 TEO
16. LIST DATE AND PLACE OF ISSUANCE AND NUMBER OF PASSPORT, BIRTH CERTIFICATE, BAPTISMAL CERT AND DISCHARGE. 16. LIST DATE AND PLACE OF ISSUANCE AND NUMBER OF PASSPORT, BIRTH CERTIFICATE, BAPTISMAL CERT AND DISCHARGE.	IFICATE OR DOCUMENT
DACCO/DDT E/E994 TACGMED 6/64/64 =	PLACES OF INDUCTION
PASSPORT 565227 ISSUED 6/24/83. VALID TO 6/23/1993. PREVIOUS PASSPORT	
#114877 ISSUED IN APRIL 1980. BIRTH CERTIFICATE AA4608	•
17. IN POSSESSION OF TRAVEL DOCUMENT OR PASSPORT AT TIME OF ENTRY: X YES INO. DESCRIBE DOCUMENT OR PASSPORT AT TIME OF ENTRY, OR DOES NOT HAVE SUCH A DOCUMENT OF PASSPORT AT TIME OF ENTRY, OR DOES NOT HAVE SUCH A DOCUMENT OF PASSPORT AT TIME OF ENTRY.	JMENT (S). IF SUBJECT
17. IN POSSESSION OF TRAVEL DOCUMENT OR PASSPORT AT TIME OF ENTRY: ME YES INO. DESCRIBE DOCUMENT OR PASSPORT AT TIME OF ENTRY. OR DOES NOT HAVE SUCH A DOCUMENT OR PASSPORT AT TIME OF ENTRY. OR DOES NOT HAVE SUCH A DOCUMENT OF THE PASSPORT OF THE PASSPORT. AND WHERE IT WAS OBTAINED: WH. PASSPORT.	AT KIND OF DOCUMENT
PASSPORT	,
18. FATHER'S NAME DAVID RICKETTS DATE OF BIRTH TAMALOR	
PRESENT ADDRESS JAMAICA, WEST INDIES	
DECEASED	
	·
19. MOTHER'S MAIDEN NAME KETURAH CAMPBELLL DATE OF BIRTH CT. ANN. TAMPLELL	
PRESENT ADDRESS ST. ANN, JAMAICA	·
DECEASED	
20. NAME, RELATIONSHIP, AND ADDRESSES OF RELATIVES ABROAD	
TARIL, RELATIONSHIP, AND ADDRESSES OF RELATIVES ABROAD	
21. PREVIOUSLY DEVOLUCED DEPOSITE DE PROLUCE	
21. PREVIOUSLY DEXCLUDED DEPORTED REQUIRED TO DEPART FROM THE UNITED STATES	
ON 04/03/2000 VIA NYC/JKF TO JAMAICA	
(Port)	
JECT OR CITIZEN: TYES INO. IF SO, GIVE DATES AND PLACES	A NATIONAL, SUB-
I/A	
3 NAME NATIONALITY AND DESCRIPT ADDRESS OF ADDRESS OF	
3. NAME, NATIONALITY AND PRESENT ADDRESS OF SPOUSE, AND DATE AND PLACE OF MARRIAGE UBJECT IS NOT MARRIED.	
4. NAME, AGES AND ADDRESSES OF ALL CHILDREN	
UBJECT HAS NO CHILDREN	
en e	
5. IF NONCANADIAN DEPORTABLE TO CANADA, GIVE DATE AND PORT OF ARRIVAL IN CANADA, AND NAME OF VES	

In removal proceedings under section 240 of the Immigration and	Nationality	Act	
		File No: A2	7 024 434
			•
In the Matter of:			•
Respondent. Junior Nationale Tools	inior Mohammed	RICKETTS; Paul Mi	Iton MILES
INMATE# 32256-054 PRD 4/25/99 FCI ALLENWOOD, P.O. BOX 1500 WHITE DEER	PA	17887	(570) 547-7950 (Area code and phone next
(Number, street, city, state and ZIP code)			(Area code and phose not
 □ 1. You are an arriving alien. □ 2. You are an alien present in the United States who has not been admitted ☑ 3. You have been admitted to the United States, but are deportable for the 	ed or paroled. e reasons state	ed below.	
The Service alleges that you:			
	1	PAR	\ D
SEE CONTINUATION PAGE	•	•	U
SEE CONTINUATION TAGE		•	
	•		
		. ·	· .
	:		
On the basis of the foregoing, it is charged that you are subject to removal fr	om the Unite	d States pursuant to	o the following
provision(s) of law:			•
	•		
SEE CONTINUATION PAG	SE .		
☐ This notice is being issued after an asylum officer has found that the res	pondent has d	emonstrated a cred	lible fear of persecuti
		. 🖛 🖘	
☐ Section 235(b)(1) order was vacated pursuant to: ☐ 8 CFR 208.30(3 CFR 235.3(b)(5)	
YOU ARE ORDERED to appear before an immigration judge of the Unite COURT, 3434 CONCORD ROAD, YORK, PA 17402			: IMMIGRATION
on TO BE SET at TO BE SET to show why you s	hould not be i	removed from the	United States based o
(Time) (Time) charge(s) set forth above.	1. 1.	elle It	
ona Polo) are total arroto.	Acting	IHP DIRECTO	
MAR 2 6 1999		ALLENWOOD	. PA
Date:		(City and State)	

See reverse for important information

	U.S. Department of Justice Immigration and Naturalization Service	Continuation	Page for Form 1-862
	Alien's Name Junior Nathaniel RICKETTS AKA: Junior Mohammed RICKETTS; Paul Milton MILES	File Number A27 024 434	Date MAR 2.5 REP
	THE SERVICE ALLEGES THAT YOU:		
1	You are not a Citizen or Native of the United States;		
)	You are a Native of Jamaica and a Citizen of Jamaica;		
)	You entered the United States at or near Washington, DC on December 2 remain in the United States for a temporary period not to exceed Six months.	7, 1982 as a Nonimmigrant ths;	Visitor with authorization to
)	You remained in the United States beyond June 27, 1983 without authorize	zation from the Immigration	and Naturalization Service;
5	You were, on January 9, 1995, convicted in the United States District Co embezzelment of funds from a federally funded local Government Agency 666(a)(1)(A), Illegal entry and harboring of aliens in the United States, in 1324(a)(1)(D), Fruad and misuse of an alien registration card, in violation transportation of a minor with intent to engage in sexual activity, in violation	y, in violation of Title 18, Un violation of Title 8, United n of Title 18, United States C	nited States Code, Section States Code, Section Code, Section 1546, and illicit
	ON THE BASIS OF THE FOREGOING, IT IS CHARGED THAT YOU STATES PURSUANT TO THE FOLLOWING PROVISION(S) OF LAW	ARE SUBJECT TO REMO V:	VAL FROM THE UNITED
-	Section 237(a)(1)(A) of the Immigration and Nationality Act (Act), as amounted were within one or more of the classes of aliens inadmissible by the law expossession of a valid unexpired immigrant visa, reentry permit, border crequired by the Act, or who are not in possession of a valid unexpired passes nationality document if such document is required by regulations issued by	xisting at such time, to wit: a ossing identification card, or sport, or other suitable trave	alien immigrants who are not in other valid entry document I document, or identity and
	Section 237(a)(1)(B) of the of the Immigration and Nationality Act (Act), section 101(a)(15) of the Act you have remained in the United States for a	as amended, in that after adm time longer than permitted.	nission as a nonimmigrant under
	Section 237(a)(2)(A)(iii) of the of the Immigration and Nationality Act (Abeen convicted of an aggravated felony as defined in section 101(a)(43) of	ct), as amended, in that, at a the Act.	ny time after admission, you have
	Section 237(a)(3)(D) of the Immigration and Nationality Act (Act), as ame yourself to be a citizen of the United States for any purpose or benefit und	ended, in that you are an alie er this Act (including Section	n who has falsely represented 1 274A) or a Federal or State law
			Frt.
.			· · · · · · · · · · · · · · · · · · ·

Signature

TitleAct is IHP DIRECTOR

of

Pages

Dated: 6/8/99

					•		
In:	Removal p	roceedings und	der section 240 of	the Immigration	on and Nat	ionality Act	
	Deportation and		commenced prior Act	to April 1, 199	97 under fo	rmer section	n 242 of the
In the	Matter of:						
Alien	Respondent: <u>RIC</u>	CKETTS, Junio	or				
File N	Io.: <u>A27 024 434</u>	Address: <u>Sny</u>	der County Prisor	, 600 Old Col	ony Road,	Selinsgrove	PA 17870
	is lodged against ted or removed fr	•	-	•	~ .		tody and
			· .				
	oport of the the ad on to In lieu o						ion(s) Xi
6.	You have in the	•	currently falsely o	claiming to be	a United S	tates citizen	in order to
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erret of part

of Service Counsel)

U.S. DEPARTMENT OF JUSTICE

Executive Office for Immigration Review
Office of the Immigration Judge



	the Manet of:	Case No.: A 27-024-434
	Richette Junio N.	Docket: VOKIC, Pa
4KA	Michelle Jamio N. RESPONDENT	IN DEPORTATION PROCEEDINGS
	ORDER OF THE IN	MMIGRATION JUDGE
Th	tis is a summary of the oral decision entered on	e parties. If the proceedings should be appealed, the Oral
Z	The respondent was ordered deported to	zas Alca
	respondent's application for voluntary departu	re was denied and respondent was ordered deported to alternative to
	order of deportation to	e was granted until, with an alternate or
	Respondent's application for withholding of deportant Respondent's application for suspension of deportant Respondent	anted ()denied ()withdrawn ()other. ortation was ()granted ()denied ()withdrawn ()other. rtation was ()granted ()denied ()withdrawn ()other. of the Immigration and
	ivationality Act was () granted () denied ()	withdrawn ()other. was()granted()denied()withdrawn()other.
	The application for adjustment of status under Sec ()withdrawn ()other. If granted, it was ordered	ction (216) (216A) (245) (249) was () granted () denied I that the respondent be issued all appropriate documents
	Respondent's status was rescinded under Section	ı 246.
	The Charles	retionary relief for failure to appear as ordered in the
•	Immigration Judge's oral decision.	appoint an ordered in the
		Immigration Judge
		Date: 11-3-79



O.O. Department of Asime

Executive Office for Immigration Review

Board of Immigration Appeals. Office of the Clerk

5201 Leesburg Pike, Suite 1300 Falls Church, Virginia 22041

RICKETTS, JUNIOR NATHANIEL 600 OLD COLONY ROAD SELINSGROVE, PA 17870-0000 INS LIT./York Co. Prison/YOR
3400 Concord Road
York, PA 17402

Name: RICKETTS, JUNIO NATHANIEL

A27-024-434

Date of this notice: 03/08/2000

Enclosed is a copy of the Board's decision and order in the above-referenced case.

Very Truly Yours.

Paul W. Schmidt Chairman

Enclosure

Panel Members:

JONES, PHILEMINA M. THOMAS, ELLEN K. VACCA, FRED W. DEPARTHENT OF JUSTICE

U.S. Department of Justice

Executive Office for Immigration Review

Decision of the Board of Immigration Appeals

Falls Church, Virginia 22041

File: A27 024 434 - York

Date:

MAR - 8 2000

In re: JUNIOR NATHANIEL RICKETTS a.k.a. Junior Mohammed Ricketts, a.k.a. Paul Milton

Miles

IN REMOVAL PROCEEDINGS

APPEAL

ON BEHALF OF RESPONDENT: Pro se

ON BEHALF OF SERVICE: Jeffrey T. Bubier

Assistant District Counsel

CHARGE:

Notice: Sec. 237(a)(1)(A), I&N Act [8 U.S.C. § 1227(a)(1)(A)] -

Inadmissible at the time of entry or adjustment of status under section 212(a)(7)(A)(i)(I), I&N Act [8 U.S.C. § 1182(a)(7)(A)(i)(I)] - Immigrant - no valid immigrant

visa or entry document

Sec. 237(a)(1)(B), I&N Act [8 U.S.C. § 1227(a)(1)(B)] -

In the United States in violation of law

Sec. 237(a)(2)(A)(iii), I&N Act [8 U.S.C. § 1227(a)(2)(A)(iii)] -

Convicted of aggravated felony

Sec. 237(a)(3)(D), I&N Act [8 U.S.C. § 1227(a)(3)(D)] -

False claim of United States citizenship

APPLICATION: Termination

The respondent's appeal of the Immigration Judge's decision finding him to be a citizen and national of Jamaica and ordering him removed from the United States will be dismissed.

The respondent in this case asserts that the Immigration Judge erred in finding that he is a citizen and national of Jamaica. The respondent maintains that he was born in the United States on August 31, 1964. As such, the respondent claims that he is a United States citizen. The respondent also

argues that the Immigration Judge abused his discretion in admitting certain documents into the record of proceedings obtained in violation of his rights under the Fourth and Fifth amendments of the United States Constitution.

The respondent was convicted on January 9, 1995, of illegal entry and harboring aliens in the United States in violation of 8 U.S.C. § 1324(a)(1)(D). The respondent was also convicted of embezzlement of funds from a federally funded government agency, fraud and misuse of an alien registration card, and illicit transportation of a minor with the intent to engage in sexual activity, in violation of 8 U.S.C. §§ 666(a)(1)(A), 1546, and 2423. As a result of these convictions the Immigration and Naturalization Service served the respondent with a Notice to Appear (Form I-862) and charged him with deportability under sections 237(a)(1)(A), 237(a)(1)(B), 237(a)(2)(A)(iii), and 237(a)(3)(D), of the Immigration and Nationality Act, 8 U.S.C. §§ 1227(a)(1)(A), 1227(a)(1)(B), 1227(a)(2)(A)(iii) and 1227(a)(3)(D). We note that the respondent does not contest the allegations that he was convicted or that the convictions are deportable offenses, instead, the respondent contests the Service's allegation that he is an alien.

The respondent in this case maintains that he was born Paul Milton Miles, son of Lizzie Mae Page and Robert Miles, in Brooklyn, New York. In support of this contention the respondent provided a copy of a birth certificate, United States passport, drivers license, credit report, educational records, and name change petition. The Immigration and Naturalization Service disputes the respondent's citizenship claim and charges that he is, in fact, a native and citizen of Jamaica. The Service asserts that while working for the New York City Human Resources Administration the respondent illegally obtained the records of the real "Paul Milton Miles," a United States citizen, and assumed his identity. The Service presented the testimony of Gary Hittelman, a retired Service Special Agent, and Gerard Hoey, Deputy Inspector General of the New York City Department of Investigation in support of their claim. Citing the respondent's lack of credibility, the Immigration Judge found that the respondent was not a United States citizen. The Immigration Judge, instead, concluded that the respondent was a native and citizen of Jamaica, and ordered him removed from the United States.

Neither the Immigration Judge nor this Board have the authority to deport a United States citizen. See Trop v. Dulles, 356 U.S. 86 (1957); Matter of Fuentes, 21 I&N Dec. 893, 898-99 (BIA 1997). Nevertheless, we concur with the Immigration Judge's conclusion finding that the respondent's claims to United States citizenship lack credibility (I.J. at 7). The respondent in this case presented inconsistent evidence in support of his claim to citizenship. For example, the respondent presented evidence that he legally changed his name from "Paul Milton Miles" to "Junior Mohammed Ricketts" in 1984. When confronted by the Service with the fact that the name "Junior Nathaniel Ricketts" appeared on a Jamaican passport found in his apartment the respondent testified that the passport had been obtained for him in 1984 by a Jamaican man named Junior Ricketts (Tr. at 187).

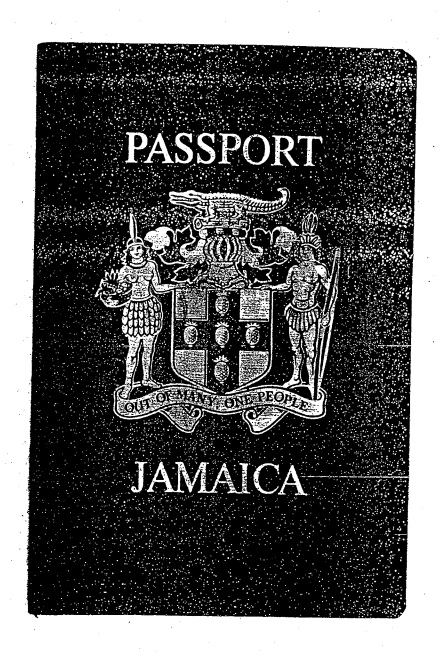
We find that the above discrepancy, along with many others detailed by the Immigration Judge in his written decision, provide specific and cogent reasons to support the Immigration Judge's conclusion that the respondent's claim lacks credibility. We note that a convincing explanation for these discrepancies has not been supplied by the respondent. Consequently, we will accord deference to the Immigration Judge's findings concerning the respondent's lack of credibility in this case. See Matter of A-S-, 21 I&N Dec. 1106 (BIA 1998).

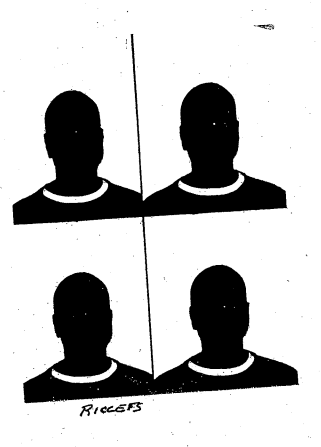
Alternatively, we note that the Service has provided ample credible evidence showing the respondent to be a native and citizen of Jamaica. As noted above the Service provided a copy of the respondent's Jamaican passport, bearing his picture and signature. The Service also included copies of numerous arrival departure records (Form I-94) for a Junior Nathaniel Ricketts bearing the same identification number contained in his Jamaican passport. In light of the overwhelming evidence contained in the record we will affirm the Immigration Judge's decision in this case and find that the respondent is a native and citizen of Jamaica.

We reject the respondent's motion to suppress. Absent a showing of widespread abuse or an egregious violation that transgresses notions of fundamental fairness, an alien in immigration proceedings cannot suppress evidence assertedly procured in violation of his rights under the United States Constitution. See INS v. Lopez-Mendoza, 468 U.S. 1032 (1984). A motion to suppress must provide specific details of the Constitutional violation. See Matter of Barcenas, 19 I&N Dec. 609 (BIA 1988). In this case there is little evidence to support the respondent's assertions that the documentary evidence was procured in violation of his Constitutional rights. As such, we deny the respondent's motion to suppress. Accordingly, the following order shall be entered.

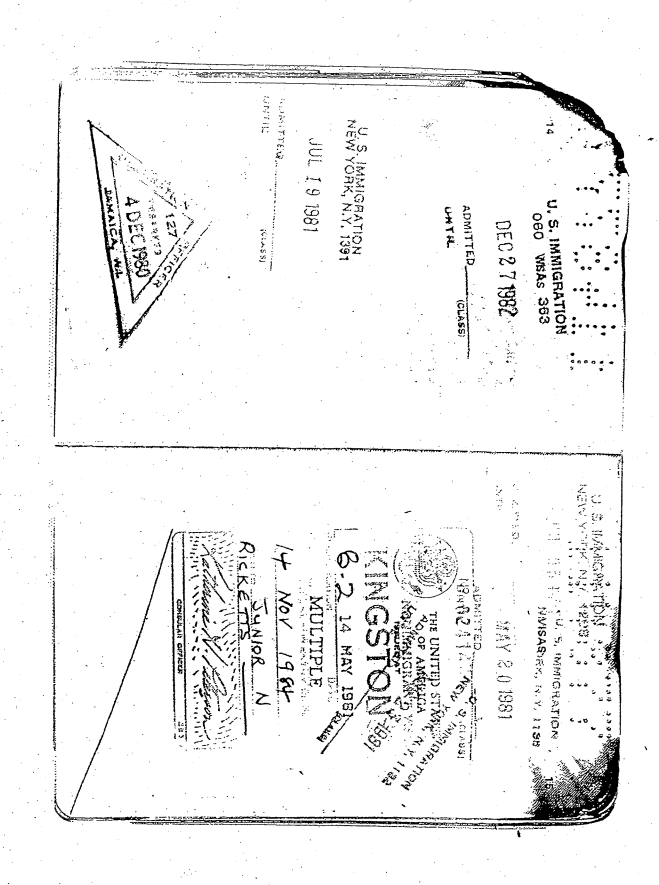
ORDER: The respondent's appeal is dismissed.

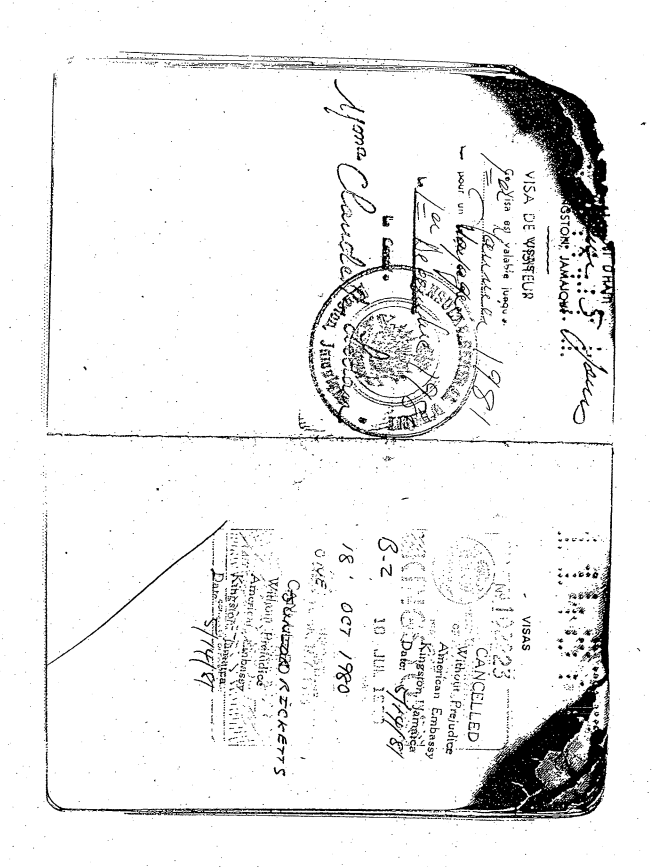
FOR THE BOARD

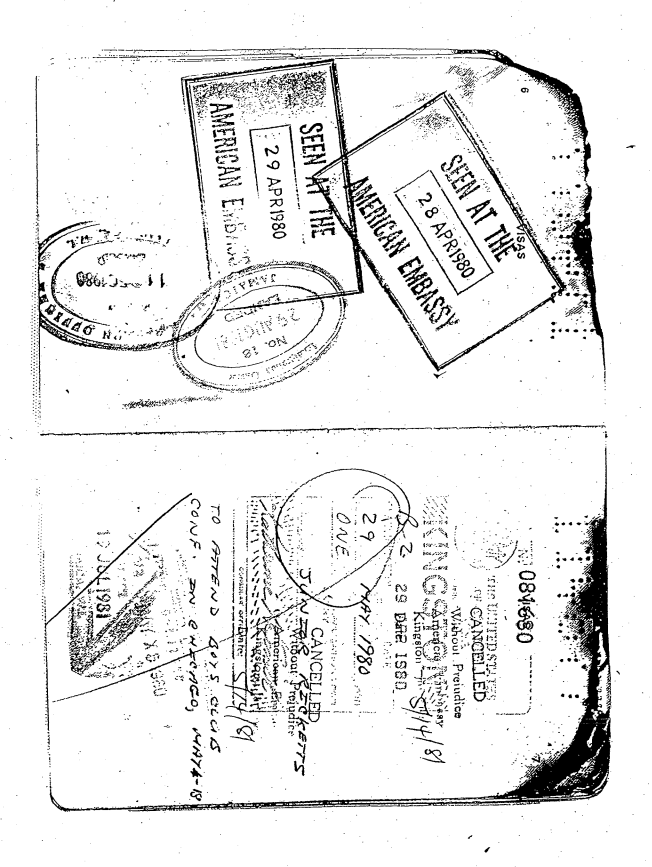


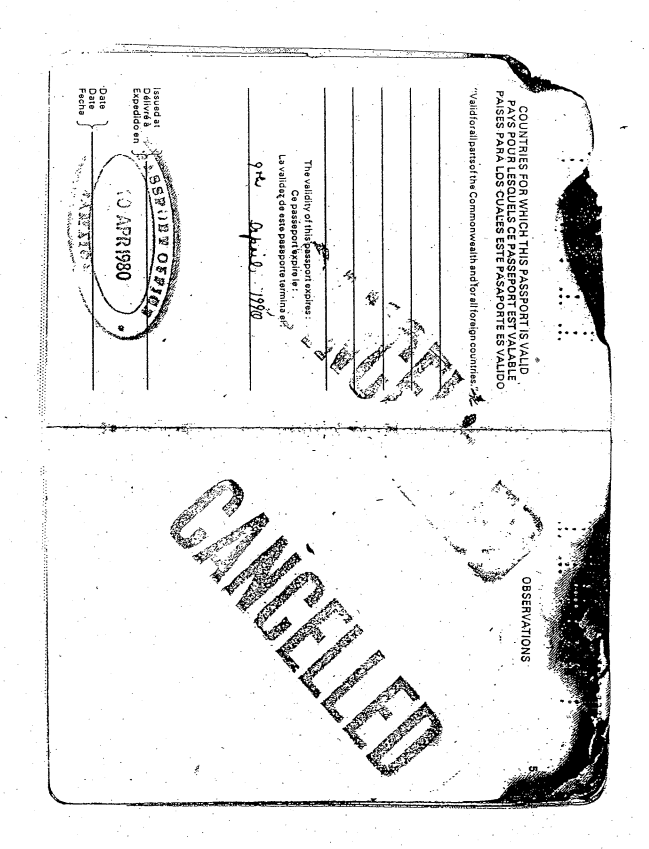


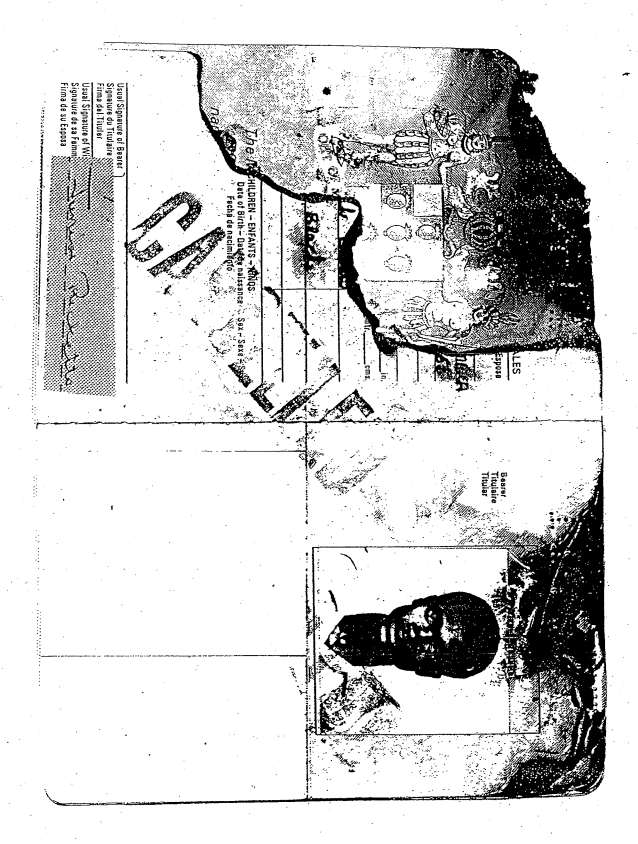
EFT FOUR FINGERS TAKEN SIMULTANEOUSLY STATE IDENTIFICATION NO. STATE USAGE F THUMB LAST NAME, FIRST NAME, MIDDLE NAME, SUFFIX RIGHT FOUR FINGERS TAKEN SIMULTANEOUSLY ₹ \$ SCAR 5. A. LITTLE SS SRN 28 4(8 HWH

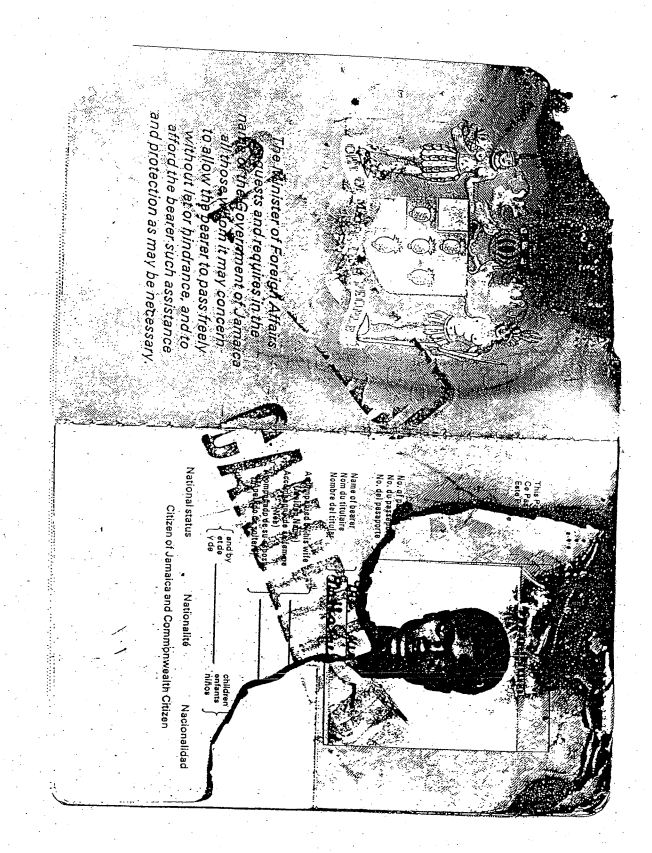












COUNTRIES FOR WHICH THIS PASSPORT IS VALID
PAYS POUR LESQUELS CE PASSEPORT EST VALABLE
PAISES PARA LOS CUALES ESTE PASAPORTE ES VALIDO

"Validforall parts of the Commonwealth and for all foreign countries."

The validity of this passport expires:

Ce passeport expire le:

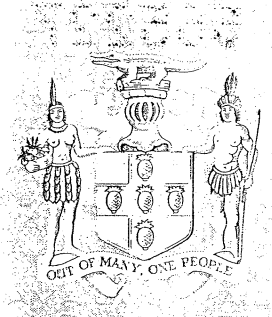
La validez de este pasaporte termina el:

1993

Issued at
Délivré à
Expedido en

PORK, U.S.

OBSERVATIONS Jan
Passport No. 14977
dated 10:4:80. Issued at Jan
valid until 9.4.90 which has be
cancelled & retained
.0.



The Minister of Foreign Affairs requests and requires in the name of the Government of Jamaica all those whom it may concern to allow the bearer to pass freely without let or hindrance, and to afford the bearer such assistance and protection as may be necessary.

This Passport contains 48 pages Ce Passeport contient 48 pages Este Pasaporte contiene 48 páginas

PASSPORT PASSEPORT PASAPORTE JAMAICA

National status	Nationalité	Nacionalidad
and by et de _ y de		children enfants niños
Accompagné de sa femme (Née) Acompañado de su esposa (Apellido de soltera)	. }	
Accompanied by his wife. (Maiden Name)	<u> </u>	
Name of bearer Nom du titulaire Nombre del titular	Mr. Jun Mathanie	nor 1 RICKE
No. of passport. No. du passeport No. del pasaporte	565227	

Profession)	Bearer - Titulaire - Titular	Wife - Femme - Esposa
Profession }	Student	
Prolesión Place and date of birth	Kingston	JAMAICA
trace and date de naissa Lieu et date de naissa Lugar y fecha de nacin	nce 137 Oct	ber 1965
Country of Residence		ICA
Pays de Résidence País de Residencia	}	
Height }_5	_ft_ 9_in.s	ftin.
Estatura J	_mtrcms.	mtrcms.
Colour of eyes Couleur des yeux Color de los ojos	Brown	
olour of hair ouleur des cheveux	Black	
olor de los cabellos pecial peculiarities		
ignes particuliers ellas particulares		
ame - Nom Nombre	CHILDREN — ENFANTS — NIÑOS Date of Birth — Date de naissas Fecha de nacimiento	nce Sex - Sexe - Sexo
•		

Usual Signature of Be Signature du Titulari Firma del Titular Usual Signature of W Signature de sa Femme Firma de su Esposa

Bearer Titulaire Titular

37

BIRTH REGISTRATION FORM

1. BIRTH IN THE DISTRICT OF KINGSTON 2. PARKIENGSTON .4608 VICTORIA JUSTICE LYHE IN THE Co not write la this cargin 1. Place of Birth HOSATA 13. (a) Recidence Name of Child Birthplace 21. (a) Moridenco ... (b) Town or Villag · (4) Parish REGISTERE'S CERTIFICATE lifteenth October 1965 (7) NAME IT ADDED AFTER BY LIGHT OF BIRTH WELL MEN

vy rant of Removal/Deportation

	·				
		F	ile No:	A27 024 434	
		Ι	Date: No	ovember 03, 1999	
o any officer of the United States	Immigration and Na	turalization Service:			
		•			
	•••.	•			
	•			•	
unior	RICKETT				
	(Full name of al	(en)		•	
			_		,
who entered the United States at	New York, Yew Yo	ork on	De	(Date of entry)	
s subject to removal/deportation from	n the United States, ba	sed upon a final order	by:		
☐ an immigration judge in e	xclusion, deportation of	or removal proceeding	S		
☐ a district director or a dist	trict director's designat	ted official			
☐ the Board of Immigration	Appeals				
☐ a United States District or	· Magistrate Court Judg	3e		•	
nd pursuant to the following provision can 237(a)(1)(A), 237(a)(1)(B,) 237(a)(2)	1			and the second of the second o	
en Liberatura eta			,		
	• • •		• •.		
, the undersigned officer of the Un Attorney General under the laws of ake into custody and remove from the expense of:	the United States and	by his or her direction	n, comi	nand you to	
he appropriation "Salaries & Expenses, Imr	nioration and Naturalization	service 2000" includir	o the expe	nses of an attendant	if
necessary.	ingration and Practicalization	1 Solvico, 2000 , merudin	g the expe	nsos or an attondum	
		•		•	
	(\mathcal{O}_{ℓ})	Frence	35	Holma	25
	7	M. Frances Holme	es \		
	•	(Signature of INS official	• /	~	
	· · ·	Acting District Dire	CIOF (
	N	ovember 03, 1999 / Philac	lelphia, PA	<u> </u>	
		(Date and office location)			

To be completed by Service officer executing the warrant: Name of alien being removed: Junior **RICKETTS** 04/08/2000; Port, date, and manner of removal: Photograph of alien Right index fingerprint removed of alien removed Departure witnessed by: If actual departure is not witnessed, fully identify source or means of verification of departure: If self-removal (self-deportation), pursuant to 8 CFR 241.7, check here. □

(Signature and title of INS official)

Departure Verified by:

Warning to Alie. _rdered Removed or Deported

	•	File No: A27 024 434
	· · · · · · · · · · · · · · · · · · ·	Date: November 11, 1999
Junior Alien's full name: <u>RICKETTS</u>		
n accordance with the provisions of attempting to enter, or being in the U		nd Nationality Act (Act), you are prohibited from entering,
section 237 of the Act and ordere		States because you have been found deportable under in immigration judge in proceedings under section 240 of wful permanent resident.
For a period of 10 years from the deportable under section 237 c under section 240 of the Act.	date of your departure from the United of the Act and ordered removed from the Ordered	d States because you have been found: he United States by an immigration judge in proceedings
inadmissible under section 212 proceedings under section 240 admission or parole.	of the Act initiated as a result of your	n the United States by an immigration judge in having been present in the United States without
	of the Act and ordered deported from 997 under section 242 of the Act.	the United States by an immigration judge in proceedings
	of the Act and ordered removed from tates district court, or a magistrate of a	the United States in accordance with section 238 of the United States magistrate court.
deported, or removed from the U inadmissible under section 21 proceedings under section 240	nited States, you have been found: 2 of the Act and ordered removed from 3 of the Act.	ed States because, after having been previously excluded, in the United States by an immigration judge in
deportable under section 237 under section 240 of the Act.	of the Act and ordered removed from	the United States by an immigration judge in proceedings
	of the Act and ordered removed from	the United States in proceedings under section 238 of the
deportable under section 241	of the Act and ordered deported from 997 under section 242 of the Act.	the United States by an immigration judge in proceedings
to have reentered the United	States illegally and have had the prior	order reinstated under section 241(a)(5) of the Act.
At any time because you have be or 237 of the Act, and ordered do an aggravated felony.	en found inadmissible or excludable useported or removed from the United S	nder section 212 of the Act, or deportable under section 241 tates, and you have been convicted of a crime designated as
the United States during the period in Application forms for requesting per	ndicated. You must obtain such perminission to reapply for admission may	ion from the Attorney General to reapply for admission to ission before commencing your travel to the United States. be obtained by contacting any United States Consulate or ille number when requesting forms or information.
	-	

WARNING: Title 8 United States Code, Section 1326 provides that it is a crime for an alien who has been removed from the United States to enter, attempt to enter, or be found in the United States without the Attorney General's express consent. Any alien who violates this section of law is subject to prosecution for a felony. Depending on the circumstances of the removal, conviction could result in a sentence of imprisonment for a period of from 2 to 20 years and/or a fine of up to

\$250,000.

(Signature of officer serving warning)

(Title of Officer)

(Location of INS office)

Form I-294 (Rev. 6-1-97)N

DATE: 01/10/2008 TIME: 16:51:46

A-NUM: 027024434

NATLTY: JAMAI

LAST NAME: RICKETTS

FIRST NAME: JUNIOR NATHANIEL

COMMENT 1: CENF: 03/07/07 3RD CIRCUIT STILL PENDING

CENF: 04/17/07 RECEIVED E:MAIL FROM AUSA RICHARDS

COMMENT 2: CENF: ADVISING OF 3RD CIRCUIT DISMISSAL/JH

COMMENT 3: CENF:04/17/07 RECIEVED FILE FROM JPH DOCKET STATING THAT APPEAL HAS BEEN DISMISSED. CONTACTED JAMAICAN CONSULATE.

COMMENT 4: THEY STATED THAT HE IS CLEARED AND A TO WILL BE ISSUED. TRYING TO SET UP FOR REMOVAL VIA JPATS ON 04/23/07.

HIT PF1 OR PF2 TO SEE MORE INFORMATION HIT PF4 TO RETURN TO CASE SELECT SCREEN OR ENTER FOR NEXT SCREEN

DATE: 01/10/2008 TIME: 16:51:52

A-NUM: 027024434

LAST NAME: RICKETTS

NATLTY: JAMAI

FIRST NAME: JUNIOR NATHANIEL

COMMENT 1: CENF: 04/27/07 JAMAICAN CONSULATE STATED THAT THEY WILL NOT ISSUE TRAVEL DOCUMENT AT THIS TIME. STATED THAT THEY

COMMENT 2: ARE INVESTIGATING SUBJECT'S NATIONALITY. FILE RETURNED TO DOCKET.

COMMENT 3: CENF:04/27/07 ISSUED POCR LETTER FOR REVIEW/JH CENF:05/31/07 POCR COMPLETED AND FORWARDED FOR REVIEW

COMMENT 4: CENF:10/05/07 HABEAS STILL PENDING (1:07CV00138).

HIT PF1 OR PF2 TO SEE MORE INFORMATION HIT PF4 TO RETURN TO CASE SELECT SCREEN OR ENTER FOR NEXT SCREEN

DATE: 01/10/20 08 TIME: 16:53:05

A-NUM: 027024434

NATLTY: JAMAI

LAST NAME: RICKETTS

FIRST NAME: JUNIOR NATHANIEL

COMMENT 1: CENF: 11/05/07 HABEAS STILL PENDING.

COMMENT 2: CENF: 12/26/07 HABEAS STILL PENDING. SENT E-MAIL TO AUSA TO DETERMINE IF WE CAN EFFECT REMOVAL.

COMMENT 3: CENF: 01/02/08 PER MARY PAT FLEMING (USANYW) STATES THERE IS NO STAY OF DEPORTATION IN PLACE & SUBJECT CAN BE REMOVED.

COMMENT 4: CENF: 1/03/08 SERVED 1229A

HIT PF1 OR PF2 TO SEE MORE INFORMATION HIT PF4 TO RETURN TO CASE SELECT SCREEN OR ENTER FOR NEXT SCREEN

NATE: ATATALANAR TIME: 16:53:09

A-NUM: 027024434

A-NUM: 027024434 LAST NAME: RICKETTS
NATLTY: JAMAI FIRST NAME: JUNIOR NATHANIEL

COMMENT 1: CENF: 1/9/08 PRESENT RESENT TO CONSULATE

COMMENT 2:

COMMENT 3:

COMMENT 4:

HIT PF1 OR PF2 TO SEE MORE INFORMATION HIT PF4 TO RETURN TO CASE SELECT SCREEN OR ENTER FOR NEXT SCREEN LAST PAGE DISPLAYED





General Docket US Court of Appeals for the Third Circuit

Court of Appeals Docket #: 06-4612

Filed: 10/30/06

Nsuit: 0

Ricketts v. Atty Gen USA

Appeal from: Immigration & Naturalization Service

Lower court information:

District: 0090-1 : A27 024 434

Date Filed: **/**/**

Date order/judgment: 3/8/00 Date NOA filed: **/**/**

Fee status: In Forma Pauperis

Prior cases:

None

Current cases:

None

Docket as of January 10, 2008 6:06 pm

Page 1

06-4612 Ricketts v. Atty Gen USA

JUNIOR M. RICKETTSA#27-024-434 Petitioner

Junior M. RickettsA#27-024-434 [NTC pro]

Buffalo Federal Detention

Facility

4250 Federal Drive Batavia, NY 14020

ATTY GEN USA

7.7

Respondent

Edward J. Duffy FAX 202-616-9777 202-353-7728 [COR NTC gvt] United States Department of Justice Office of Immigration Litigation P.O. Box 878

Ben Franklin Station

Washington, DC 20044

Docket as of January 10, 2008 6:06 pm

Page 2

06-4612 Ricketts v. Atty Gen USA

JUNIOR M. RICKETTSA#27-024-434

Petitioner

V

ATTY GEN USA

Respondent

Docket as of January 10, 2008 6:06 pm

Page 3

06-4612 Ricketts v. Atty Gen USA

10/30/06	Agency Cas	se Docketed.	Petition	(rev)	filed	by	Junior	Μ.
		Service made						

10/30/06 MOTION by Petitioner Junior M. Ricketts to stay removal, filed. Answer due 11/02/06. Certificate of dated 10/18/06.

10/30/06 MOTION by Petitioner Junior M. Ricketts to proceed in forma pauperis, filed. Answer due 11/02/06. Certificate of Service dated 10/18/06. (cmh)

10/30/06 ORDER (Clerk) granting Petitioner's motion to proceed in forma pauperis, filed. (cmh)

Order (Clerk) The above-captioned petition for review was filed on October 30, 2006. Petitioner seeks review of hte reinstatement of a March 8, 2000 order issued by the Board of Immigration Appeals dismissing an appeal. The parties are hereby ORDERED to address this Court's authority over the petition. ZZ_See 8 U.S.C. section 1252(b)(1)(petition for review must be filed no later than 30 days after the date of final order of removal). Written responses shall be filed and served within fourteen (14) days of the date of this order, filed. (cmh)

11/13/06 RESPONSE filed by Petitioner Junior M. Ricketts pursuant to the LD Order of 10/30/06. Certificate of Service dated 11/8/06. (mc)

	•
11/21/06	APPEARANCE from Attorney Edward J. Duffy on behalf of Respondent Atty Gen USA, filed. (cmh)
11/27/06	ADMINISTRATIVE RECORD received on CD. (psd)
11/27/06	MOTION by Respondent Attorney General to dismiss appeal, which includes a response in opposition to the motion to stay removal, filed. Answer due 12/4/06. Certificate of Service dated 11/21/06. (mc)
12/4/06	RESPONSE filed by Petitioner Junior M. Ricketts in opposition to motion to dismiss appeal. Certificate of Service dated 11/28/06. (mc)
4/16/07	ORDER (McKee, Authoring Judge, Fuentes and Roth, Circuit Judges) granting Respondent's motion to dismiss. The time period for filing a petition for review is an emphatic time prescription that is not subject to equitable tolling, and our duty to dismiss untimely claims is mandatory where the Attorney General objects on the basis of untimeliness. ZZ_See ZZ_Stone ZZ_v. ZZ_Immigration ZZ_& ZZ_Naturalization ZZ_Serv., 514 U.S. 386, 405 (1995), as modified by ZZ_Eberhart ZZ_v. ZZ_United ZZ_States, 126 S. Ct. 403, 406-07 (U.S. 2005) (per curiam). The motion for stay of removal is denied as moot, filed. BLD-62 (cmh)

Docket as of January 10, 2008 6:06 pm

Page 4

06-4612	Ricketts	v.	Atty	Gen	USA
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4/16/07	Certified copy of Order sent to agency. (cmh)
4/30/07	NONCOMPLIANCE LETTER requesting compliance for motion for leave to file exhibits with petition for rehearing en band submitted by Junior M. Ricketts. Response due in 14 days. (cmh)
5/9/07	COMPLIANCE RECEIVED (cmh)
5/9/07	MOTION by Petitioner Junior M. Ricketts for leave to file exhibits to petition for rehearing, filed. Answer due 05/21/07. Certificate of Service dated 5/4/07. (cmh)
1/8/08	ORDER (McKee, Authoring Circuit Judge) granting motion to file exhibits to rehearing by Petitioner Junior M. Ricketts, filed. (smw)
1/8/08	PETITION by Petitioner for rehearing en banc, filed.

Docket as of January 10, 2008 6:06 pm

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